

1 JAMES MATTHEW BROWN, APLC (Bar No.: 98922)  
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4 Attorney For Defendant Felipe Jasso-Rios  
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8 UNITED STATES DISTRICT COURT  
9 SOUTHERN DISTRICT OF CALIFORNIA  
10 (HONORABLE ROGER T. BENITEZ)

11 UNITED STATES OF AMERICA, ) Crim. Case No. 08CR0159-BEN  
12 )  
13 Plaintiff, ) STIPULATION FOR CONTINUANCE  
14 ) OF DISCOVERY MOTION DATE AND  
15 ) ORDER THEREON  
16 )  
17 v. )  
18 FELIPE JASSO-RIOS )  
19 )  
20 Defendant. )  
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18 COMES NOW, United States of America, by and through its  
19 attorney of record, Assistant U.S. Attorney, Steven De Salvo, and  
20 Felipe Jasso-Rios, by and through his attorney of record, James  
21 Matthew Brown, APLC and hereby stipulate as follows:

22 Discovery motions in the above matter are currently scheduled  
23 to be heard on April 18, 2008 at 2:00 p.m. before the Honorable  
24 Roger T. Benitez, United States District Court Judge.

25 James Matthew Brown, APLC, attorney for Felipe Jasso Rios now  
26 requests that said date be changed to April 28, 2008 due to his  
27 absence from the District on April 18, 2008. The reasons for said  
28 request are fully addressed in the attached Declaration of James

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1 Matthew Brown, APLC filed in support of said request. To summarize  
2 however, at the time the April 18, 2008 date was selected, Attorney  
3 Brown failed to recognize that he was out of the District on April  
4 18, 2008 attending his daughters art/photography show at Humboldt  
5 State University.

6 Mr. De Salvo has graciously consented to Attorney Brown's  
7 request.

8 Based on the aforementioned the parties agree that the  
9 defendants discovery motion date should be continued to April 28,  
10 2008 at 2:00 p.m. IT IS SO STIPULATED.

11 DATED: 4/15/08 LAW OFFICES OF JAMES MATTHEW BROWN, APLC

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13 By: S/James Matthew Brown  
14 James Matthew Brown  
Attorney for Defendant

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DATED: 4/15/08 UNITED STATES ATTORNEY'S OFFICE

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17 By: S/ Steven De Salvo  
18 AUSA STEVEN DE SALVO  
Attorney for Plaintiff

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